Pendergast, Jim

From: Peck, Gregory

Sent: Monday, May 19, 2014 12:11 PM **To:** Craig R SES CIV USA OGC Schmauder

Subject: Fw: EPA Special Case Request for Redwood City Salt Plant Site (UNCLASSIFIED)

Attachments: Redwood City Salt Plant Site (2).pdf

Importance: High

Gregory E. Peck Chief of Staff Office of Water USEPA

Washington, DC. 20460

202-564-5700

From: Kaiser, Russell

Sent: Monday, May 19, 2014 11:51:16 AM

To: Kopocis, Ken; Evans, David; Best-Wong, Benita; Pendergast, Jim; Peck, Gregory; Downing, Donna; Srinivasan,

Gautam; Wendelowski, Karyn

Subject: EPA Special Case Request for Redwood City Salt Plant Site (UNCLASSIFIED)

All: In talking with Meg this morning, she has agreed that we will need to let the Corps know what actions we will take as an Agency on the proposed Redwood City Regional special case request by COB 29 May 2014. Note that the number of days is based on work days, and it excludes Memorial Day from the equation. She also indicated that if we would like Earl Stockdale to present on his legal memorandum, she could set that up for us. Please advise if there is interest in learning more about the Corps' perspective on this action.

Thanks much - Russ

Russell L. Kaiser
Chief, Wetlands & Aquatic Resources Regulatory Branch
1301 Constitution Ave., N.W.
Room 7217M West Bldg.
Washington, DC 20004
P: 202.566.0963



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX

75 Hawthorne Street San Francisco, CA 94105-3901

MAY 142014

MEMORANDUM

OFFICE OF THE REGIONAL ADMINISTRATOR

SUBJECT:

Special Case Designation - Redwood City Salt Plant Site, San Francisco Bay

FROM:

Jared Blumenfeld

Regional Administrator, Region 9

TO:

Nancy Stoner

Acting Assistant Administrator

Office of Water

Pursuant to Section IV.A of the 1989 Memorandum of Agreement between EPA and the Corps, ¹ I request your approval to place the determination of the geographic scope of the Clean Water Act ("CWA") jurisdiction for the 1,478-acre Redwood City Salt Plant along the San Francisco Bay on the Region 9 Special Case List so that EPA can make the final jurisdictional determination. Pending your decision EPA and the Army would work to resolve the legal and policy issues raised by this matter. Pursuant to the 1989 Memorandum of Agreement, once this request for the addition to the Special Case list is provided in writing or by phone to the Corps District Engineer, the Corps will not make a final geographic jurisdictional determination for the proposed special case area for a period of ten working days from the date of the Regional Administrator's notification.

The Corps' San Francisco District is expected to issue a final jurisdictional determination for the Redwood City Salt Plant that would assert jurisdiction under the Rivers and Harbors Act of 1899 ("RHA") over only the Site's eastern portion and would assert no CWA jurisdiction over any portion of the Site. We further understand that the determination would likely rely on a number of interpretations of the CWA that may raise significant legal and policy concerns.²

In light of the significance of the issues raised by the Corps' proposed approach, and the ecological importance of the San Francisco Bay waters at issue, I believe it would be appropriate for EPA to make the final jurisdictional determination under the CWA for the Redwood City Salt Plant site.

¹ Memorandum of Agreement between the Department of the Army and the Environmental Protection Agency Concerning the Determination of the Geographic Jurisdiction of the Section 404 Program and the Application of the Exemptions Under Section 404(f) of the Clean Water Act ("MOA"), dated January 19, 1989.

² "Legal Principles to Guide the Approved Jurisdictional Determination for the Redwood City Salt Plant" dated January 9, 2014, and "Supplement to 'Legal Principles to Guide the Approved Jurisdictional Determination for the Redwood City Salt Plant" dated March 25, 2014.